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PART IV

Advertisements and Notices by Private Individuals and Private Bodies

NOTIFICATION BY THE CENTRAL INDIA COTTON ASSOCIATION LTD., UJJAIN

No. 127-C—The approval of the Secretary, Forward Markets Commission, under Sub-Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S.O. 1162 dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Central India Cotton Association Ltd., Ujjain, the same having been previously placed on the notice board of the Association pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

- I. In Bye-law 33A, a new clause shall be added, namely:—
 - "33(5). The powers specified in clauses (1), (2) and (3) above may be exercised by the Forward Markets Commission, where in the opinion of the Forward Markets Commission, it is expedient in the interest of the trade so to do."
- II. After Bye-law 57A, the following new Bye-law 57B shall be added, namely:—
 - "57B. Whenever under these Bye-laws maximum rate or rates are fixed in respect of cottonseed hedge contract during a delivery period or if the same shall have been fixed during a non-delivery period and shall not have come to an end on the first tender day, then notwith-standing anything contained in other Bye-laws, the following provisions shall apply in respect of delivery orders and delivery of goods thereunder regarding transactions for such delivery period.
- (i) If the seller does not issue a delivery order for the fulfilment of his outstanding sale transactions by the last tender day of the delivery period, the seller shall pay damages equivalent to the difference between the rate of previous clearing or the rate of the contract (whichever is applicable) and the due rate provided such rate is higher than the rate of the previous clearing or the rate of the contract. The seller shall also pay penalty as prescribed in Bye-law 111(3) provided the amount so prescribed does not exceed the amount equivalent to the difference between the due date rate and the maximum rate fixed. In case the amount of penalty prescribed under Bye-law 111(3) exceeds the difference between due date rate and the maximum rate fixed, the penalty payable shall be equivalent to the difference between the due date rate and the maximum rate fixed.

- (ii) If the seller has issued a delivery order without sufficient goods to tender against the same or the seller or his agent or his muccadam does not give delivery of the goods which have been approved or surveyed, the buyer shall act in accordance with other Bye-laws and shall be entitled to the penalties prescribed under the relevant Bye-laws."
- III. After Bye-law 57B, the following new Bye-law 57C shall be added, namely:—
 - "57C. The provisions of Bye-law 57B shall be applicable to Jeth 2021 and subsequent deliveries in respect of cottonseed."
 - IV. In Bye-law 64-
- (i) In clause (a), for the words "on or about Vadi 3 of the delivery months" the following shall be substituted, namely:
 - "about 15 days before the commencement of trading in any delivery of cottonseed hedge contract,"
- (ii) In clause (b), for the words "against the Hedge Contract during the month and shall remain unaltered throughout delivery period" the following shall be substituted, namely:
 - "against the delivery concerned of the cottonseed hedge contract and shall remain unaltered throughout its delivery period."
 - (iii) The following shall be added, namely:-
 - "Provided that for purpose of cottonseed contract, Chaitra 2021 delivery, the provisions of clauses (a) and (b) of Bye-law 64, as they stood immediately before 19th February 1964 shall be applicable and for purpose of cotton-seed contracts subsequent to Chaitra 2021 delivery, the said provisions as amended on the aforesaid date shall be applicable."
- V. In Bye-law 226, the words and figures "and the Board has not taken any action under Bye-law 225" occurring in lines 2 and 3, shall be deleted.

Uljain, 24th February 1964 T. R. VARMA Secretary

NOTIFICATION BY THE MADHYA PRADESH COMMERCIAL EXCHANGE LTD., AKOLA.

The approval of Deputy Director, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of Government of India, Ministry of Commerce and Industry No. S.O. 1162, dated the

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(139)

4th May, 1960, has been obtained to the following amendments made to the Bye-laws of the Madhya Pradesh Commercial Exchange Ltd., Akola.

AMENDMENTS

In the said Bye-laws:

- I. For Bye-law 81A the following Bye-law shall be substituted, namely:—
 - "81A. Whenever it is considered expedient in the interest of the trade so to do, the Board or the Forward Markets Commission may require every member before entering into a hedge contract to obtain a declaration in the prescribed form from any or all of his clients indicating his true name, address, occupation, any other name or trading styles in which he trades and/or the names of other members of the Exchange with whom he has traded. Copies of such declarations shall be filed with the Exchange immediately after the contracts are entered into and the declarations together with documents pertaining to the contracts shall be open to inspection by the Exchange or the Commission".
- II. After the Bye-law 41D, the following new Bye-law shall be added as Bye-law 41E, namely:
 - "41E. (a) If a non-member client fails to pay the amount of margin, if any, prescribed under the Bye-laws in respect of contracts made with or through a member, the member concerned shall have the right to close the said contracts at the market rate or at such rate or rates as may be fixed by the Board in this behalf,
 - (b) When a non-member client has not paid the prescribed margin deposit, it shall be open to the Board to ask the member to square up the open position of the client in respect of which margin has not been paid, at such rate or rates as may be fixed by the Board".
- III. In the form of client's contract note (hedge) prescribed for cotton:
 - (a) after the term beginning with the words "cotton for tender against" and ending with the words ".... month of delivery" the following new term be added, namely:
 - "You shall have to give a declaration in writing in a form prescribed by the Board of Directors of the Exchange indicating your true name, address, occupation, any other name or trading styles in which you trade and the names of other members of the Exchange with whom you have traded, whenever such a form is prescribed by the Board".
 - (b) For the term beginning with the words "If you fail to" and ending with the words "..... account and risk" the following term shall be substituted, namely:
 - "If you fail to comply with any of the aforesaid terms I/We shall have the liberty to close the contract at the market rate or at the rate or rates fixed by the Board of Directors of the Madhya Pradesh Commercial Exchange Ltd., in this behalf at your risk and on your account without consulting you".
- IV. In the form of clients' contract note (hedge) prescribed for Cottonseed:
 - (a) after the term beginning with the words "cottonseed for tender" and ending with words "..... month of delivery" the following new term shall be added, namely:
 - "You shall have to give a declaration in writing in a form prescribed by the Board of Directors of the Exchange indicating your true name, address, occupation, any other name or trading styles in which you trade and the names of other members of the Exchange with whom you have traded whenever such a form is prescribed by the Board".

- (b) For the term beginning with the words "If you fail to" and ending with the words ".... account and risk" the following term shall be substituted, namely:—
 - "If you fail to comply with any of the aforesaid terms I/We shall have the liberty to close the contract at the market rate or at the rate or rates fixed by the Board of Directors of the Madhya Pradesh Commercial Exchange Ltd., in this behalf at your risk and on your account without consulting you."
- V. In the form of clients' contract note (hedge) prescribed for groundnut oil:
 - (a) after the terms beginning with the words "Groundnut Oil for tender....." and ending with the words "..... month of delivery" the following new term shall be added, namely:—
 - "You shall have to give a declaration in writing in a form prescribed by the Board of Directors of the Exchange indicating your true name, address, occupation, any other name or trading styles in which you trade and the names of other members of the Exchange with whom you have traded whenever such a form is prescribed by the Board."
 - (b) For the term beginning with the words "If you fail to" and ending with the words "..., account and risk" the following term shall be substituted, namely:—
 - "If you fail to comply with any of the aforesaid terms I/We shall have the liberty to close the contract at the market rate or at the rate or rates fixed by the Board of Directors of the Madhya Pradesh Commercial Exchange Ltd., in this behalf at your risk and on your account without consulting you."

In pursuance of proviso to sub-section 4 of Section 11 of the said Act, the approval of the Deputy Director, Forward Markets Commission has been obtained for dispensing with the condition of previous publication of the above amendments in the interest of the trade.

S. P. CHANDURKAR

Secretary

The Madhya Pradesh Commercial Exchange Ltd.
Akola

NOTIFICATION BY THE OM OILS AND OILSEEDS EXCHANGE LIMITED, DELHI

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, late Ministry of Commerce and Industry Notification No. S.O. 1162 dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Om Oils and Oilseeds Exchange Limited, Delhi.

AMENDMENTS

- I. After Bye-law 244C, the following new Bye-laws shall be inserted as Bye-laws 244D to 244J, viz.,
- "244D. Bye-laws 244D to 244J (both inclusive) are additional Bye-laws for August 1964 and November 1964 deliveries of the Laha Hedge Contract. The provisions in the preceding Bye-laws as may be in force at any time and from time to time, shall also be applicable to all matters connected with forward contracts in August 1964 and November 1964 deliveries of the Laha Hedge Contract, in so far as those matters are not specifically dealt with in these additional Bye-laws or are not repugnant to these additional Bye-laws. Bye-laws 244D to 244J shall not be applicable to May 1964 delivery and any delivery subsequent to November 1964 delivery of the Laha Hedge Contract."
- "244E. The basis of August 1964 and November 1964 deliveries of the Laha Hedge Contract shall be Laha of the crop of the year 1964 containing 100% small seeds and tenderable at par in accordance with the provisions regarding refraction, i.e. extent of grass

and other foodgrains, tara-mira, damaged seed, fulla, etc. laid down in these Bye-laws."

"244F. Against the August 1964 and November 1964 deliveries of the Laha Hedge Contract, the following grades or varieties shall be allowances stated hereunder:

- (i) Laha of the crop of the year 1964 containing bold seeds up to 100% subject to an 'on' allowance at 4 nP. per 40 kg, for each percentage of bold seed, in terms of weight.
- (ii) Lotni or Desi (irrespective of the place of production) of the crop of the year 1964 containing 50% of bold seed shall be tenderable at an 'on' allowance of Rs. 2.50 per 40 kg. If the percentage of bold seed of Lotni or Desi exceeds 50% it shall be tenderable at an additional 'on' allowance of 4 nP. per 40 kg. for each percentage of bold seed in excess of 50%. If the goods contain less than 50% of bold seed of Lotni or Desi, the goods shall be treated as Laha.
- (iii) Tara-mira of the crop of the year 1964 shall be tenderable at an 'off' allowance of Rs. 4 per 40 kg. subject to the terms and conditions in respect of refraction and quality specified in Bye-law 244-I. In case Laha, Lotni or Desi is found in Tara-mira, no allowance shall be allowed therefor."

"244G. For the purposes of Kutcha touch as provided in Bye-law 127(f) and final survey as provided in Bye-laws 139 and 148 before weighment, the conditions of refraction, allowance and rejection in respect of tenders of Laha, Lotni or Desi against August 1964 and November 1964 deliveries shall be as under:

- (a) Goods containing 3% of grass, other food-grains, dirt and sita sarson, taken together, shall be accepted at par. Goods containing less than 3% of these matters, shall be accepted at full 'on' allowance on the basis of the difference between 3% and the actual percentage of these matters. Goods containing more than 3% but up to 5% of these matters shall be accepted at full 'off' allowance on the basis of the difference between 3% and the actual percentage of these matters. Goods containing more than 5% of these matters shall be rejected.
- (b) Goods containing tara-mira up to 1% shall be accepted at par. Tara-mira over 1% but up to 2% shall be accepted at an 'off' allowance of 50% of the price. Goods containing taramira over 2% shall be rejected.
- (c) Goods containing damaged seed up to 1% shall be accepted at par. Damaged seed over 1% but up to 2% shall be accepted at an 'off' allowance to the full extent of the price. Goods containing damaged seed over 2% shall be rejected.
- (d) Goods containing 4% of dead seed shall be accepted at par. Goods containing more than 4% of dead seed shall be rejected. Goods containing less than 4% of dead seed shall be accepted at full 'on' allowance on the basis of the difference between 4% and the actual percentage of dead seed.
- (e) Goods containing 4% of 'fulla' shall be accepted at par. Goods containing more than 4% of 'fulla' shall be rejected. Goods containing less than 4% of 'fulla' shall be accepted at full 'on' allowance on the basis of the difference between 4% and the actual percentage of 'fulla' in the goods.
- (f) Goods containing argemone (Satyanasi) seed shall be rejected.
- (g) Goods containing black toria seed up to 5% shall be accepted at par. Black toria over 5% shall be accepted at an 'off' allowance of 50% of the price.
- (h) Goods containing brown toria seeds up to 1% shall be accepted at par. Brown over 1% but up to 3% shall be accepted at an 'off' allowance of 50% of the price and goods containing over 3% of the brown toria seeds shall be rejected for delivery.

- (i) Extra-alien matters shall be considered as dirt and shall be included in dirt."
- "244H. In regard to analysis after weighment as provided in Bye-law 139 and 148, the conditions of refractions and allowance in respect of tenders of Laha, Lotni or Desi against August 1964 and November 1964 deliveries shall be as under:—
 - (a) Grass, other foodgrains, dirt and sita sarson of 3% shall be accepted free; and if it is over 3%, the goods shall be accepted at an 'off allowance to the full extent of the price. Goods containing less than 3% of these matters shall be accepted at full 'on' allowance on the basis of the difference between 3% and the actual percentage of these matters.
 - (b) Tara-mira up to 1% shall be accepted free and over 1% shall be accepted at an 'off' allowance of 50% of the price.
 - (c) Damaged seed up to 1% shall be accepted free and over 1% shall be accepted at an 'off' allowance to the full extent of the price.
 - (d) Dead seed up to 4% shall be accepted free; and if dead seed is over 4%, the goods shall be accepted at an 'off' allowance to the full extent of the price. Goods containing less than 4% of dead seed shall be accepted at full 'on' allowance on the basis of the difference between 4% and the actual percentage of dead seed.
 - (e) 'Fulla' up to 4% shall be accepted free; and if it is over 4%, the goods shall be accepted at an 'off' allowance to the full extent of the price. Goods containing less than 4% of 'fulla' shall be accepted at full 'on' allowance on the basis of the difference between 4% and the actual percentage of 'fulla'.
 - (f) Black toria seeds up to 5% shall be accepted free and over 5% shall be accepted at an 'off' allowance of 50% of the price.
 - (g) Brown toria seeds up to 1% shall be accepted free and over 1% shall be accepted at an 'off' allowance of 50% of the price."
 - "244I. For conditions of refraction, allowance and rejection in respect of tenders of Tara-mira for August 1964 and November 1964 deliveries of Laha Hedge Contract, the provisions of Bye-laws 244G and 244H shall be applicable with the exception of Bye-law 244G(b) and 244H(b)."
 - "244J(1). For August 1964 delivery and for November 1964 delivery, on the due date of the hedge contract the due date rate shall be fixed by the Board on the basis of the lower of the following two rates:—
 - (a) The spot rate of Laha at Delhi for the basic variety of the delivery excluding Dami, Tulai or Nawa at the fixed rate of 1½ of the spot rate without considering the cost of bagging etc. and after taking into account the spot rates for Laha of the basic variety prevailing at the delivery centres specified in Bye-law 95(a) excepting Sonepat, Bahadargarh and Ballabhgarh, after adding thereto the following charges:—
 - (i) Dami, Tulai or Nawa according to the custom of that market.
 - (ii) Handling charges at the fixed rate of 25 nP. per 40 kg.
 - (iii) Railway freight including surcharges, if any, of full wagon from despatching centres to Delhi.
 - (iv) Octrol levied by Delhi Municipal Corporation from time to time.
 - (b) The spot rate of Tara-mira of the basic variety of delivery at Delhi plus Rs. 4 per 40 kg., and after taking into account the spot rates for Tara-mira of the basic variety prevailing at the delivery centres specified in Bye-law 95(a) excepting Sonepat, Bahadargarh and Ballabhgarh, after adding thereto the following charges:—
 - (i) Dami, Tular or Nawa according to the custom of that market.
 - (ii) Handling charges at the fixed rate of 25 nP. per 40 kg.

- (iii) Railway freight including surcharges, if any, of full wagon from despatching centres to Delhi.
- (iv) Octroi levied by Delhi Municipal Corporation from time to time.
- (2) The samples of Laha and Tara-mira for the different Mandies as provided in Bye-law 95(a) excepting Sonepat, Bahadargarh and Ballabhgarh shall be collected for the purposes of determining their refractions on the 25th of every delivery month. The samples so collected shall be combined and then separate refractions for Laha and Tara-mira found out under the supervision of the surveyors appointed by the Chairman, after providing 'on' and 'off' allowances for Laha and Tara-mira respectively.
- (3) In case a maximum and/or a minimum rate or rates are fixed under these Bye-laws for the purpose of trading in the delivery concerned and such rate or rates are operative on the due date, then the due date rate shall not be higher than the maximum rate and/or lower than minimum rate.
- (4) The due date rate fixed under clause (a) shall be subject to the conditions if any, applicable to the contract under Bye-law 101-A.
- (5) All the outstanding hedge contracts on the due date in respect of which no delivery order and demand notice is sent to the Exchange shall be deemed to have been settled at the due date rate."

In pursuance of proviso to Sub-section 4 of Section 11 of the said Act, the approval of the Secretary, Forward Markets Commission has been obtained for dispensing with the condition of previous publication of the above amendments in the interest of the trade.

R. P. BANSAL

Secretary

Om Oils and Ollseeds Exchange Ltd.

Dated the 15th May 1964 Delhi

NOTIFICATION BY THE SAURASHTRA OIL AND OILSEEDS ASSOCIATION LIMITED, RAJKOT.

The approval of the Deputy Director, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry No. S.O. 1162, dated the 4th May 1960 has been obtained to the following amendments made to the Cottonseed Bye-laws of the Saurashtra Oil and Oilseeds Association Limited, Rajkot, the same having been previously placed on the notice board of the Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules 1954.

In Cottonseed Bye-laws of the Saurashtra Oil and Oil-seeds Association Limited, Rajkot.

- 1. In Bye-law 125, for the word and figures "Rs. 1.25", the word and figures "Rs. 5.00" shall be substituted.
- 2. After Bye-law 125, the following shall be added as Bye-law 125A, namely: "125A. Bye-law 125 as amended above shall be applicable to September, 1964 and subsequent contracts in Cottonseed and for the purpose of May, 1964 contract in Cottonseed, Bye-law 125 as it stood on the date of the commencement of trading in May, 1964 contract, namely, 22nd July, 1963 shall apply."
- 3. In Bye-law 126, for the word and figures "Rs. 2.50", the word and figures "Rs. 10.00" shall be substituted.
- 4. After Bye-law 126, the following shall be added as Bye-law 126A, namely; "126A. Bye-law 126 as amended above shall be applicable to September, 1964 and subsequent contracts in Cottonseed and for the purpose of May, 1964 contract in Cottonseed, Bye-law 126 as it stood on the date of the commencement of trading in May, 1964 contract, namely, 22nd July, 1963 shall apply."
- In Bye-law 238A, in clause (b), for the word and figures "Rs. 2.50", the word and figures "Rs 10.00" shall be substituted.

Rajkot, N. G. VYAS
Dated the 27th April, 1964. Secretary

NOTIFICATION BY THE PUNJAB COMPANY LTD., BHATINDA

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry S.O. 1162 dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Punjab Company Limited, Bhatinda, the same having been previously placed on the Notice Board of the Company pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

- I. After Bye-law 13, the following shall be inserted as Bye-law 13A and 13B respectively viz.,
- "13A. A broker shall record his transactions in the 'Kachhi Bahi' in the trading ring itself immediately after he enters into the transaction. All such 'Kachbi Bahis' shall be maintained by the broker for a minimum period of one year from the date on which the transactions have been entered into".
- "13B. A broker shall not enter into any contract except on the instruction of and for a trading member."
- II. In Bye-law 14, for the words and sign "his contract book (Kabala Bahi)" the following words and sign shall be substituted viz.,
 - "his 'Kachhi Bahi' ('Dasti') or his contract book ('Kabala Bahi')."
- III. In Bye-law 29, the following shall be inserted after clause (x) as clause (xi) and the existing clause
- (xi) shall be renumbered as clause (xii), viz.,
- "(xi) if he fails to comply with the provisions contained in any of the Bye-laws 13A, 13B and 14."

Dated the 23rd April 1964

ROSHAN LAL GUPTA

Secretary The Punjab Company Limited Bhatinda

NOTIFICATION BY THE PUNIAB COMPANY LTD., BHATINDA

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, late Ministry of Commerce and Industry S.O. 1162 dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Punjab Company Limited, Bhatinda, the same having been previously placed on the Notice Board of the Company pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

- I. After Bye-law 94 the following shall be added as Bye-laws 94A, 94A, 94B, 94C and 94D respectively:—
- "94A. Bye-laws 94A, 94AA, 94B, 94C and 94D are additional Bye-laws for August 1964 and November 1964 deliveries of the Relli Hedge Contract. The provisions of the other Bye-laws as may be in force at any time and from time to time shall also be applicable to all matters connected with forward contracts in August 1964 and November 1964 deliveries of the Relli Hedge Contract in so far as those matters are not specifically dealt with in these additional Bye-laws or are not repugnant to these additional Bye-laws. Bye-laws 94A, 94AA, 94B, 94C and 94D shall not be applicable to May 1964 delivery and any delivery subsequent to November 1964 delivery of the Relli Hedge Contract:—
- "94AA. The basis of the Relli Hedge Contract for August 1964 and November 1964 deliveries shall be Relli of the crop of the year 1964 containing in terms of weight 100% small seeds and tenderable at par in accordance with the provisions regarding refraction *l.e.*,

extent of grass and other foodgrains, dirt, taramira, damaged seed, dead seed, 'fulla' etc., laid down in these Bye-laws.

- "94B. Against the August 1964 and November 1964 deliveries of the Relli Hedge Contract the following grades or varieties shall be tenderable subject to the allowance stated hereunder:
 - (a) Relli or Toria of the crop of the year 1964 containing bold seeds upto 100% with an 'on' allowance at the rate of 4 nP. per 40 Kg. for each percentage of bold seed in terms of weight.
 - (b) Lotni of Desi of the crop of the year 1964 containing, in terms of weight, 50% bold and 50% small seeds with an 'on' allowance at the rate of Rs. 2.50 nP. per 40 Kg. If the percentage of bold seed of Lotni or Desi exceeds 50% it shall be tenderable at an additional 'on' allowance of 4 nP. per 40 Kg. for each percentage of bold seed in excess of 50%. If the goods contain less than 50% bold seeds of Lotni or Desi, the goods shall be treated as Relli.
 - (c) Taramira of the crop of the year 1964 with an 'off' allowance of Rs. 4/- per 40 Kg, subject to the terms and conditions in respect of refraction and quality specified in Bye-law 94C(2).
- "94C(1). Refractions, allowances and conditions of rejection in respect of Relli, Lotni or Desi tendered against the August 1964 and November 1964 deliveries of the Relli Hedge Contract shall be as follows:
 - (a) Grass and other foodgrains shall be considered as dirt and shall be included in dirt.
 - (b) Goods containing 3% of dirt shall be accepted at par. Goods containing less than 3% of dirt shall be accepted at an 'on' allowance at the rate of Re 1/- per hundred rupees of the value of the goods per each percentage less than 3%. Goods containing more than 3% but up to 5% of dirt shall be accepted at an 'off' allowance at the rate of Re. 1/- per hundred rupees of the value of the goods per each percentage in excess of 3%. Goods containing more than 5% of dirt shall not be accepted.
 - (c) Goods containing damaged seed upto 2% by weight shall be accepted at par. Damaged seed over 2% but upto 3% shall be accepted at an 'off' allowance at the rate of Re. 1/- per hundred rupees of the value of the goods per each percentage in excess of 2%. Goods containing damaged seed over 3% shall not be accepted.
 - (d) Yellow sarson shall be accepted without any allowance.
 - (e) Goods containing taramira upto 1% by weight shall be accepted at par. Goods containing taramira over 1% but upto 2½% shall be accepted with an 'off' allowance at the rate of 50 nP. per hundred rupees of the value of goods per each percentage in excess of 1%. Goods containing over 2½% of taramira shall not be accepted.
 - (f) Goods containing 4% of dead seed shall be accepted at par. Goods containing less than 4% of dead seed shall be accepted with an 'on' allowance at the rate of Rc. 1/- per hundred rupees of the value of the goods per each percentage less than 4%. Goods containing more than 4% of dead seeds shall not be accepted.
 - (g) Goods containing 4% of white seeds ('fulla') shall be accepted at par. Goods containing more than 4% of fulla shall not be accepted. Goods containing less than 4% of 'fulla' shall be accepted with an 'on' allowance at the rate of Re. 1/- per rupces hundred of the value of the goods per each percentage less than 4%.
 - (h) Extra alien matters shall be considered as dirt and shall be included in dirt.

- (2) Refractions, allowances and conditions of rejection in respect of Taramira tendered against the August 1964 and November 1964 deliveries of the Relli Hedge Contract shall be as follows:—
 - (a) Grass and other foodgrains shall be considered as dirt and shall be included in dirt.
 - (b) Goods containing 3% of dirt shall be accepted at par. Goods containing less than 3% of dirt shall be accepted at an 'on' allowance at the rate of Rc. 1/- per hundred rupees of the value of the goods per each percentage less than 3%. Goods containing more than 3% but up to 5% of dirt shall be accepted at an 'off' allowance at the rate of Re. 1/- per hundred rupees of the value of the goods per each percentage in excess of 3%. Goods containing more than 5% of dirt shall not be accepted.
 - (c) Goods containing damaged seed upto 2% by weight shall be accepted at par. Damaged seed over 2% but upto 3% shall be accepted at an 'off' allowance at the rate of Re. 1/- per hundred rupees of the value of the goods per each percentage in excess of 2%. Goods containing damaged seed over 3% shall not be accepted.
 - (d) Sarson including yellow sarson shall be accepted without any allowance.
 - (c) Goods containing 4% of dead seed shall be accepted at par. Goods containing less than 4% of dead seed shall be accepted with an 'on' allowance at the rate of Re. 1/- per hundred rupees of the value of the goods per each percentage less than 4%. Goods containing more than 4% dead seed shall not be accepted.
 - (1) Goods containing 4% of white seeds ('fulla') shall be accepted at par. Goods containing more than 4% of 'fulla' shall not be accepted. Goods containing less than 4% of 'fulla' shall be accepted with an 'on' allowance at the rate of Rc. 1/- per rupces hundred of the value of the goods per each percentage less than 4%.
 - (g) Extra alien matters shall be considered as dirt and shall be included in dirt.
 - "94D (1). The due date rate for August 1964 and for November 1964 deliveries shall be fixed by the Board on or about the due date for the respective delivery on the basis of the lower of the following rates:—
 - (i) The spot rate at Bhatinda for Relli of the basic variety of the delivery taking also into account the spot rates for Relli of the basis variety prevailing at the following outstation delivery centres, namely; Malout, Abohar, Kotkapura, Jaitu, Mansa, Budhlada, Bareta, Rampuraphul, Barnala, Dabwali, Sirsa.
 - (ii) The spot rate at Bhatinda for Taramira of the basic grade plus Rs. 4/- per 40 Kg., the basic grade of taramira being taramira tenderable under these Bye-laws with an 'off' allowance of Rs. 4/- per 40 Kg., taking also into account the spot rates for taramira of the basic grade prevailing at the following outstation delivery centres namely; Malout, Abohar, Kotkapura, Jaitu, Mansa, Budhlada, Bareta, Rampuraphul, Barnala, Dabwali, Sirsa.
- (2) The due date rate so fixed shall be subject to conditions, if any, applicable to the contract under Byelaw 103A and/or Bye law 232.
- (3) All the outstanding Hedge contracts on the due date in respect of which no delivery order or demand notice is submitted to the Clearing Section shall be deemed to have been settled at the due date rate.

ROSHAN LAL GUPTA

Secretary

The Punjab Company Limited

Dated the 20th May 1964.

Bhatinda

$NOTIFICATION \ BY \ THE \ PUNJAB \ COMPANY \ LTD \ , \\ BHATINDA$

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, late Ministry of Commerce and Industry SO 1162 dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Punjab Company Limited, Bhatinda, the same having been previously placed on the Notice Board of the Company pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954

AMENDMENTS

I Clause (b) of Bye-law 273 shall be substituted by the following, namely:—

"(b) In respect of Cottonseed Hedge Contract, there shall be four deliveries in a year, viz:

January, March, May and July

II In clause (a) of Bye-law 274, the following shall be added at the end of the clause, viz:—

"In the month of April for July delivery"

ROSHAN LAL GUPTA

Secretary

The Punjab Company Limited Dated the 27th May 1964.

Bhatinda

BOMBAY STATE ROAD TRANSPORT CORPORA-TION LOAN

Number Lan Amount Repayable Originally Last endoistanding in sed to the the name of Proprietors

2462 4%1954-66 Rs 1000 1st March, Miss Godu Miss Godu 1966 Dattatraya D Oka Oka

By whom it was never endorsed to any other person having been lost, notice is hereby given that payment of the above Debenture and the interest thereupon have been stopped at the Municipal Loans Section, State Bank of India, Bombay, and the application is about to be made for the issue of duplicate in favour of the Proprietor. The public are cautioned against purchasing or otherwise dealing with the above-mentioned debenture

Name of the Advertises—Miss Godu Dattatraya Oka, C/o. Shri P. D. Oka,

Residence---Katikar Bungalow, New Osmanpura, Aurangabad

CHANGE OF NAMES

1. hitherto known as AMRATBHAI BHOLABHI GHANCHI son of Shri BHOLABHAI employed as Sorter. P. & T. Dept. in R M.S. R.J. Dn. Dhola Jn, have changed my name and shall hereafter be known as AMRATLAL BHOLABHAI MODI.

A B GHANCHI (Sd. in existing name)

I. hitherto known as B. S. CHAMAR, son of Shri SOMABHAI H. employed as P.O. CLERK in VERA-VAL POST OFFICE, have changed my name and shall hereafter be known as B. S. BRAHMANIA.

B. S. CHAMAR (Sd. in existing name)

1, hitherto known as ASHUTOSH MALAKER son of Late HARAN CH. MALAKER, employed as Clerk in the office of Manager, Tele. Workshops, Alipore, residing at 12, Durgapur Lane, Calcutta-27, have changed my name and shall hereafter be known as ASHUTOSH HALDER.

ASHUTOSH MALAKER (Sd. in existing name)

I, hitherto known as S. M. DAUD son of I ate SK. ABDUL RAUFE, employed as Windel T. No 53344 in Electrical Repairshop No. 53, Kharagpur (West Bengal), Dist Midnapur (SE Rly.), have changed my name and shall hereafter be known as DAVID DANIEL

S M DAUD (Sd. in existing name)

I, hitherto known as SHALIGRAM MOCHI son of Shri AMMI DAS, employed as Clerk in the Divisional Supdt's Office (Personnel Branch), SE Rly, Kharagpur, P.O Kharagpur, Dist Midnapui (WB), have changed my name and shall hereafter be known as SHALIGRAM ARYA

(Sd in existing name)

l, hitherto known as DINANATH son of Shri TULSI DASS, employed as Head Cashier in State Bank of India, Vishaladwaga, Dabhoi, have changed my name and shall heleafter be known as DINANATH T VERMA

DINANATH

(Sd in existing name)

I, hitherto known as JHAMAN KAHAR son of Shri SHEW GOVINDA KAMKAR, employed as Fitter-C, T No 170/MR. in Gun & She'll Factory, Cossipore, residing at 23/14, Cossipore Road, Calcutta-2, have changed my name and shall hereafter be known as JHUMAN PROSAD KAMKAR

JHUMAN PROSAD KAMKAR

l, hitherto known as KRISHNACHARAN son of Shri DINANATH, employed as Clerk in Priced Ledger Section, Divl. Supdt's Office, Central Rly, Sholapur, have changed my name and shall hereafter be known as KRISHNACHANDRA DINANATH SURYAVANSHI

KRISHNACHARAN

(Sd in existing name)

I, hitherto known as Miss KAMAL D BELL daughter of Shri D S. BELL, employed as PLDC/TUDC in C D A (Officers) Goltbar Maidan, Poona-1, residing at Block No. 1. Kamal Villa, Irwin Road, Poona-2, have changed my name and shall hereafter be known as Mrs KAMAL DESOUZA SAWYERS.

KAMAL D. BELL (Sd. in existing name)

I, hitherto known as HARE KRISHNA SADHU-KHAN son ot late SHYAMA CHARAN PAL, employed as T. No. 119 MS Rifle Factory, Ishapore, Icsiding at Madanpur, Nadia, have changed my name and shall hereafter be known as HARE KRISHNA PAL

HARE KRISHNA SADHUKHAN

(Sd. in existing name)

l hitherto known as Sri MUNNA LAL NAI son of Shri RAM DIEN, employed as Jr. Clerk in EN.C's Office, C. Rly, Jabalpur (MP.), have changed my name and shall hereafter be known as Sii MUNNA LAL SABITA

MUNNA LAL SABITA

2-6-64

I, hitherto known as A. VENKAIAH son ot Shii A RAGHAVA REDDY, employed as Clerk in FA & CAO's Office' S. Rly., Madras-3, residing at No. 29, Devar Street, Villivakkam, have changed my name and shall hereafter be known as A VENKATA REDDY

A. VENKAIAH

(Sd. in existing name)

1, hitherto known as HARISH CHANDRA son of Dr. W. MATHUR, employed as Assistant in M/Fin. (Deptt. of Expenditure), residing at 20, Rajpur Road, Delhi, have changed my name and shall hereafter be known as HARISH CHANDRA MATHUR.

HARISH CHANDRA (Sd. in existing name)

I, hitherto known as DARJI GUNVANTLAL son of Shri CHHAGANLAL BECHARDAS, employed as Telephone Operator in Telephone Exchange, Dabhoi, residing at Telephone Exchange near Rly. Station, Dabhoi, Distt. Baroda, have changed my name and shall hereafter be known as MODI GUNVANTLAL CHHAGANLAL.

G. L. DARJI 18-6-64

(Sd. in existing name)

l, hitherto known as ABINASH CHANDRA DEY son of Late GOJENDRA NATH DEY, employed as Foreman in Govt. of India Press, Santragachi, Howrah, have changed my name and shall hereafter be known as ABINASH CHANDRA DUARY.

ABINASH CHANDRA DEY

(Sd. in existing name)

I. hitherto known as BENEDICT SEBASTIAN SOZ. son of SEBASTIAN BENEDICT SOZ., employed as Semi-skilled Labour in Pflzer Private Ltd., Darukhana, Bombay-10, residing at 33B, Ground Floor, Matharpakadi, Mazagaon, Bombay-10, have changed my name and shall hereafter be known as BENEDICT SEBASTIAN D'SOUZA,

B. S. D'SOUZA (Sd. in existing name)

l, hitherto known as V. K. R. D. KALHAN son of Shri RAMJI DASS, employed as RMO in 15 Field Regiment, residing at C/o 56 APO, have changed my name and shall hereafter be known as VIJAYA KUMAR KALHAN.

V. K. KALHAN 12 Jun 64 (Sd. in existing name) I, hitherto known as MARIYA son of Shri NAMAINYA L/F BABOOLAL, employed as Pickler in R/M Section O.F. Katni (M.P.), residing at Vill. Hirwara, Tahsil Katni (M.P.), have changed my name and shall hereafter be known as GANGOO DHIMER son of NAMAINYA DHIMAR.

MARIYA

(Sd. in existing name)

I, hitherto known as S. JAGANNADHA RAO son of LAXMANA RAO, employed as Turner T. No. 7137/7 in Machine Shop, have changed my name and shall hereafter be known as M. JAGANNADHA RAO.

S. JAGANNADHA RAO (Sd. in existing name)

I, hitherto known as ALEXANDER FRANK LOBO son of Shri ROMAN LOBO, employed as Master Tradesman in Naval Dockyard, Bombay, residing at Aloo Mansion, Kumta Street, Bombay, have changed my name and shall hereafter be known as FRANCIS ALEXANDER LOBO.

ALEXANDER FRANK LOBO (Sd. in existing name)

IN THE COURT OF 1ST MUNSIF, 1ST COURT, SASARAM

> > Vs.

Naurang Transport Company, New Delhi & others......Defdts.

The plaintiff of the above noted suit has brought the present suit for damages—caused to cloth while being transported from Amritsar to Dehri-On-Sone. The said suit has been brought for Rs. 2011/4/6.

The above noted defendant is hereby informed that 21-7-64 is the date fixed in the above noted suit, so the defendant aforesaid is directed to appear on or before the date fixed and take necessary steps in the suit aforesaid otherwise the case will be heard exparte.

Issued with the seal and signature of this court the 27-6-64.

(Sd.) ILLEGIBLE Judge 27-6-64